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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/034,415	03/04/1998	PASCAL MICHAUD	1798-7267	3308	
7:	590 05/07/2002	•			
FREDERICK F. CALVETTI C/O SMITH, GAMBRELL & RUSSELL 1850 M. STREET, N.W.			EXAMINER		
			CROSS, LATOYA I		
SUITE 800 WASHINGTON, DC 20036			ART UNIT	PAPER NUMBER	
W. I.STIII VOTO	.,, 20 2000		1743	30	
			DATE MAILED: 05/07/2002	DATE MAILED: 05/07/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

			MF		
		Application No.	Applicant(s)		
Office Action Summary		09/034,415	MICHAUD, PASCAL		
		Examiner	Art Unit		
		LaToya I. Cross	1743		
	The MAILING DATE of this communication app	pears on the cover sheet w	ith the correspondence address		
THE N - Exten after S - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period te to reply within the set or extended period for reply will, by statute apply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ly within the statutory minimum of thir will apply and will expire SIX (6) MONe, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).		
1)🛛	Responsive to communication(s) filed on 28	<u>March 2002</u> .			
2a) <u></u> ☐	This action is FINAL . 2b)⊠ Th	nis action is non-final.			
3)	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
·	on of Claims	the emplication			
•—	Claim(s) 1-4,6-8 and 11-16 is/are pending in the characteristics is a second se				
	4a) Of the above claim(s) is/are withdra	wit from consideration.			
<u> </u>	Claim(s) is/are allowed.				
-	Claim(s) 1-4,6-8 and 11-16 is/are rejected.				
, i	Claim(s) is/are objected to.	ar alastian raquirament			
	Claim(s) are subject to restriction and/o on Papers	or election requirement.			
•	The specification is objected to by the Examine				
10)[1	The drawing(s) filed on is/are: a) ☐ acce				
44) 🗆 🛪	Applicant may not request that any objection to the				
11)[1	The proposed drawing correction filed on		disapproved by the Examiner.		
12\□ 1	If approved, corrected drawings are required in re The oath or declaration is objected to by the Ex				
•—		kanililer.			
_	nder 35 U.S.C. §§ 119 and 120	n priority under 35 H.S.C.	S 110(a) (d) or (f)		
•	Acknowledgment is made of a claim for foreign	if priority under 35 0.5.C.	g 119(a)-(u) of (i).		
, -	☐ All b)☐ Some * c)☐ None of:	te have been received			
	1. Certified copies of the priority document		upplication No		
	2. Certified copies of the priority document3. Copies of the certified copies of the priority		· ·		
	application from the International Busee the attached detailed Office action for a list	ureau (PCT Rule 17.2(a)).			
14)∐ A	cknowledgment is made of a claim for domest	tic priority under 35 U.S.C.	§ 119(e) (to a provisional application).		
•	☐ The translation of the foreign language pro Acknowledgment is made of a claim for domes	* *			
Attachment	c(s)				
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)		

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Application/Control Number: 09/034,415

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 28, 2002 has been entered. Claims 1-4, 6-8 and 11-16 are pending.

Claim Rejections - 35 USC 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-6 and 11-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent 3,957,672 to Zisman et al (hereinafter Zisman et al '672).

Applicants' claimed invention is directed to a dewetting composition consisting essentially of at least one surfactant in admixture with at least one fluorinated solvent and at least one water immiscible polyfluorinated alcohol having a specified formula.

Zisman et al '672 disclose a surface active composition for displacing aqueous or organic liquid films from solid surfaces. The surface active composition contains a fluorinated polyether which provides the surface activity to the composition. The composition may additionally contain fluoroalcohols and perfluoroalkane solvents. See claim 1 of Zisman et al

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'672. The fluoroalcohols have the formula F(CF₂)_mCHROH, similar to that instantly claimed by Applicants and encompassing Applicants' preferred alcohol, tridecafluorooctanol. The fluoroalcohols are present in an amount of up to 1% (col. 3, lines 10-34 and col. 7, lines 30-33). The perfluoroalkane solvents may include perfluorohexane and are present in an amount of up to 99% by volume. The amount of fluorinated polyether used is from 0.5 to about 1% by weight (col. 4, lines 60-61).

Zisman et al '672 differ from the instantly claimed invention in that there is no disclosure of the composition not exhibiting a flash point. However, because the composition of Zisman et al '672 comprises similar components as claimed by Applicants, one of ordinary skill in the art would expect that they would have similar properties including flash point, absent evidence to the contrary.

Also Zisman et al '672 do not disclose the boiling point of the fluorinated solvents.

However, since the reference discloses perfluoroalkane solvents (i.e. perfluorohexane), which are the same as Applicants' claimed solvents, one would expect that the boiling point would fall within the claimed range.

Therefore, for the reasons set forth above, Applicants' claimed invention is deemed to be obvious within the meaning of 35 USC 103 in view of the teachings of Zisman et al '672.

4. Claims 1-3, 7, 8 and 7-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zisman et al '672 in view of US Patent 5,514,301 to Bil et al (hereinafter Bil et al '301).

A different embodiment of Zisman et al '301 consists of the displacement of liquids from solid surfaces for short periods of time. In this embodiment, Zisman et al '672 disclose the use

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of the fluorinated polyether compound as a solvent in combination with the fluoroalcohol (col. 4, lines 56-65).

This embodiment differs from the instantly claimed invention in that no surface active agent is provided.

Bil et al '301 teach compositions for dewetting solid surfaces. The compositions of Bil et al '301 comprise a surface active material prepared by the reaction of alkyl phosphoric acids, fluorinated amine and a quaternary ammonium chloride in solution with a halogenated solvent. Bil et al '301 disclose that in using such surface active agents, the de-emulsification time can be reduced and in the dewetting process, separation of the aqueous phase and organic phase will be accelerated. See col. 1, lines 26-32 and col. 2, lines 1-8.

Thus, it would have been obvious to one of ordinary skill in the art to use the surface active agent described in Bil et al '301 in the dewetting compositions of Zisman et al '672 in order to allow the emulsion formed by the dewetting composition with the extracted water to better separate into two phases allowing the aqueous phase to be removed faster.

Therefore, for the reasons set forth above, Applicants' claimed invention is deemed to be obvious within the meaning of 35 USC 103 in view of the teachings of Zisman et al '672 and Bil et al '301.

Response to Arguments

5. Applicant's arguments filed March 28, 2002 have been fully considered but they are not persuasive. Applicants have incorporated specific amounts of compounds into independent claim 1. These amounts are within the teachings of the Zisman reference. Specifically, Zisman teaches up to 1% fluoroalcohol, up to 1% surfactant, and up to 99% perfluoroalkane. These

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amounts encompass the ranges claimed by Applicants. Absent some evidence that Applicants'

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specific ranges provide unexpected results, the claimed amounts are deemed obvious over

Zisman. Applicants further state that new claim 16 is unobvious of Zisman in view of Bil

because Zisman requires a fluoropolyether which Applicants' now exclude. Applicants' claims

do not exclude fluoropolyethers. Applicants use "consisting essentially of" language with is

exclusive only where it is shown that the additional components materially effect the

composition. See MPEP 2111.03.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to LaToya I. Cross whose telephone number is 703-305-7360.

The examiner can normally be reached on Monday-Friday 8:30 a.m. - 5:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jill A. Warden can be reached on 703-308-4037. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-872-9310 for regular

communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

LIC

May 1, 2002

/Jill Warden
Supervisory Patent Examiner
Technology Center 1700